



महाराष्ट्र शासन राजपत्र

भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ६, अंक ४३]

गुरुवार ते बुधवार, डिसेंबर १७-२३, २०२०/अग्रहायण २६-पौष २, शके १९४२

[पृष्ठे ८, किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

झोपडपट्टी पुनर्वसन प्राधिकरण

नोंदणीची अधिसूचना

क्र. SRA/CO/OW/२०२०/२६३५४.—सहायक निबंधक, सहकारी संस्था, मुंबई शहर, झोपडपट्टी पुनर्वसन प्राधिकरण, मुंबई यांचे कडून मंजूर केलेल्या उपविधीची प्रत व नोंदणी प्रमाणपत्र देसाई ओशियानिक को-ऑप. हौसिंग सोसायटी लिमिटेड, सी.एस.नं. २०९ (पार्ट), २२४ (पार्ट), २२६(पार्ट), २३१(पार्ट), २३२(पार्ट), १९१(पार्ट), वरळी डिक्कीजन, बेलानी नगर, वरळी-कोळीवाडा, वरळी, मुंबई ४०० ०३० ही संस्था महाराष्ट्र सहकारी संस्था अधिनियम, १९६० (सन १९६१ चा नियम क्रमांक २४) ९ (१) अन्वये नोंदणी क्रमांक-एम.यू.एम./एस.आर.ए./एच.एस.जी./टी.सी./१३१९६/सन २०२०, दिनांक ९ डिसेंबर २०२० नुसार नोंदविण्यात आली व उक्त अधिनियमाच्या कलम १२(१) आणि महाराष्ट्र सहकारी संस्था १९६१ चा नियम १०(१) अन्वये तिचे वर्गीकरण “गृहनिर्माण संस्था” असून उप वर्गीकरण “भाडेकरू सहभागीदारी संस्था” असे करण्यात आले आहे.

मुंबई,
दिनांक : ९ डिसेंबर २०२०.

संध्या बावनकुळे,
सहायक निबंधक,
सहकारी संस्था, मुंबई शहर,
झो.पु.प्रा., मुंबई.

BAR COUNCIL OF MAHARASHTRA AND GOA

Ref. No. BC/Gen.(Admn.)/4727/2020

Date 4th December 2020

CIRCULAR

Sir,

At the meeting of the Bar Council of Maharashtra & Goa held on 4th October, 2020 Hon'ble Shri Vasantao Eknath Bhosale, LL.B. Advocate, practicing at Satara District is unanimously elected as the Chairman of the Bar Council of Maharashtra & Goa. His address with telephone number is as follows :—

Shri. Vasantao Eknath Bhosale

LL. B. Advocate

Hon'ble Chairman-Bar Council of Maharashtra & Goa

Heramb, S. No. 172/5,

Plot No 1, Behind S. T. Colony,

Near hotel Monark Gadoli,

Satara - 415 001.

Mobile : 9422038302.

Also please note that Hon'ble Shri. Sudeep Ratnambar Dutt Pasbola, LL.B. Advocate, practicing at Thane & Mumbai is unanimously elected as the Vice-Chairman of the Bar Council of Maharashtra & Goa.

His address with telephone number is as follows :—

Shri. Sudeep Ratnambar Dutt Pasbola

LL. B. Advocate

Hon'ble Vice-Chairman-Bar Council of Maharashtra & Goa

B-601, Suncrest Accocade Galaxy,

Green Road, Luiswadi,

Thane 400 604.

Mobile : 9892526267.

This is for your information and record.

Yours faithfully,

PRAVIN Y. RANPISE,
Secretary.

Sr. No. M 2043 NATIONAL STOCK EXCHANGE OF INDIA LIMITED

*Registered Office : Exchange Plaza, Plot No. C-1,
Block G, Bandra-Kurla Complex,
Bandra (East), Mumbai 400 051*

Notice

The Byelaws of the National Stock Exchange of India Limited (NSEIL) are amended as under:

NSEIL Byelaws

1. Definition

The following be added to Chapter on Definition:

Authorised Person- Any person - individual, partnership firm, LLP or body corporate – who is appointed as such by a stock broker (including trading member) and who provides access to trading platform of a stock exchange as an agent of the stock broker.

2. Chapter V-Trading Segments

2(i) A trading member shall not deal with sub-brokers who are not registered with SEBI nor allow operation of its trading terminal at any office other than its registered office, branch offices and the offices of its registered sub-brokers.

Amended Provision

Deleted

3. Chapter XI-Arbitration

i. Definition

The following amendment is proposed

Existing Provision

Admissible Claim Value shall mean the claim value admissible to the Constituent as ascertained by the Investor *Grievance Redressal Committee* or Panel and recorded in the directions or order.

Amended Provision

Admissible Claim Value shall mean the claim value admissible to the Constituent as ascertained by the *Grievance Redressal Committee* or Panel and recorded in the directions or order.

ii. The word sub-broker is proposed to be substituted as given under (words in bold):

(1)(A)- All claims, differences or disputes between the Trading Members and authorised persons and between authorised persons and Clients of authorised persons arising out of or in relation to dealings, contracts and transactions made subject to the Byelaws, Rules and Regulations of the Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfilment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions and contracts have been entered into shall be submitted to arbitration in accordance with the provisions of these Byelaws and Regulations; Provided in disputes between authorised persons and clients of authorised persons, the Trading Member should be added as a necessary party.

(13)(B)- For cases, other than cases falling under the purview of Byelaw 13A above, where the arbitration award is passed against the Trading Member and/or its authorised persons and in favour of a Constituent, the Exchange may debit from the deposits or other monies of the Trading Member lying with the Exchange, the amount of award payable to the awardee together with interest payable, if any, till the date of debit after setting off the counter claim of the Trading Member and /or its authorised persons allowed under the award, if any, and keep aside the said amount in a separate account to be dealt with in such manner as mentioned in Byelaw 13C below :

Provided however, where the award is for the delivery of securities, the Exchange may consider the closing price of such securities on the Exchange as on the date of the award or such other date the relevant authority may specify to be reasonable, stating reasons for arriving at the value of such securities and award amount.

iii. In Byelaw 13A the clauses (i), (ii), (iii) and (vii) shall be substituted as:—

(i) In cases where the Trading Member informs the exchange of his intention to pursue arbitration against the Order of IGRP in favour of the Constituent, within 7 days from the date of signing of IGRP Order, and the admissible claim value is not more than Rupees Twenty Lakhs then 50% of the admissible claim value or Rs. 2.00 Lakhs, whichever is less, shall be released to the Constituent from Investor Protection Fund (IPF) of the Exchange.

(ii) In case the arbitration award is in favour of the Constituent in the matter as mentioned in Clause (i) above or Arbitration Award passed in favour of the Constituent is not more than Rupees Twenty Lakhs in the matter directly filed for arbitration and the member conveys his intention of preferring appeal against such arbitral award within 7 days from the date of receipt of the award, then 50% of the award amount or Rs. 3.00 lakhs, whichever is less will be released to the constituent from IPF of the Stock Exchanges. The amount released shall exclude the amount already released to the constituent at clause (i) above.

(iii) In case the appellate arbitration award is in favour of the constituent and the trading member conveys his intention of filing petition in court to set aside the Appellate arbitration award u/s 34 of the Arbitration and Conciliation Act, 1996 within 7 days from the receipt of the Appellate Arbitration Award, then 75% of the amount determined in the appellate arbitration award or Rs. 5.00 lakhs (Rs. Five Lakhs), whichever is less will be released to the Constituent from IPF of the Stock Exchanges. The amount released shall exclude the amount already released to the constituent at clause (i) and (ii) above.

(iv)

(v)

(vi)

(vii) (a) In case Constituent loses at any stage of the proceedings and decides not to pursue the matter further, then the Constituent shall refund the amount released from IPF, back to the IPF of the Exchange. In case the Constituent fails to make good the amount released out of IPF then the Constituent (based on the PAN of the Constituent) shall not be allowed to trade on any of the Exchanges till such time the Constituent refunds the amount to IPF. Further the securities lying in the demat account(s) of the Constituent shall be frozen till such time as the Constituent refunds the amount to the IPF

(viii) (b) In addition to the above, the constituent may also be declared as a defaulter if the constituent does not pay the award amount to the trading member as directed in the IGRP/arbitration/appellate arbitration order and also does not appeal at the next level of redressal mechanism within the timelines prescribed by SEBI or file an application to court to set aside such order in accordance with section 34 of the Arbitration and Conciliation Act, 1996 (in case aggrieved by arbitration or appellate award). The common database of such clients shall be accessible to members/depository participants across the stock exchanges/depositories.

2. Clause (4), Sub Clauses (i), (ii) and (iii) shall be substituted as:—

(i) In cases where the Trading Member informs the Exchange of his intention to pursue arbitration against the order of the IGRP in favour of the Constituent, within 7 days from the date of signing of IGRP order, and the admissible claim value is not more than Rupees Twenty Lakhs, then 50% of the admissible claim value or Rs. 2.00 lakhs, whichever is less, shall be released to the Constituent from IPF of the Exchange.

(ii) In case the arbitration award is in favour of the Constituent in the matter as mentioned in clause (i) above or Arbitration award in favour of the constituent is not more than Rupees Twenty Lakhs in the matter directly filed for arbitration and the Member conveys his intention of preferring appeal against such arbitral award within 7 days from the date of receipt of the award, then 50% of the award amount or Rs. 3.00 lakhs, whichever is less will be released to the constituent from IPF of the Stock Exchanges. The amount released shall exclude the amount already released to the constituent at clause (i) above.

(iii) In case the appellate arbitration award is in favour of the Constituent and the trading member opts for making an application under Section 34 of the Arbitration and Conciliation Act, 1996 to set aside the appellate arbitration award within 7 days from the receipt of the Appellate Arbitration Award, then a positive difference of 75% of the amount determined in the appellate arbitration award or Rs. 5.00 lakhs (Rs. Five Lakhs), whichever is less, will be released to the Constituent from IPF of the Stock Exchanges. The amount released shall exclude the amount already released to the Constituent at Clause (i) and (ii) above. .

(iv)

(v)

(vi)

(vii)

(viii)

3. Byelaw (17) shall be substituted as.

Jurisdiction

(17) The arbitration and appellate arbitration shall be conducted at the regional centre nearest to the address provided by Constituent in the KYC form or as per the change in address communicated thereafter by the Constituent to the trading member. Further, in case the award amount is more than Rs. 50 Lakh, the next level of proceedings (arbitration and appellate arbitration) may take place at the nearest metro city, if desired by any of the party involved. The additional cost for arbitration and appellate arbitration, if any, is to be borne by the appealing party. Furthermore, the application under Section 34 of the Act, if any, against the decision of the Appellate Arbitral Award passed by the Appellate Arbitrator shall be filed in the competent court nearest to the address provided by Constituent in the KYC form or as per the change in address communicated thereafter by the Constituent to the trading member.

SAKSHAM KAUSHIK,
Authorized Signatory.

वर्धा जिल्हा परिषद, वर्धा
अधिसूचना

क्रमांक जिपव/साप्रवि/विअसां/बानि९१/२०२०, दिनांक ९ डिसेंबर २०२०

महाराष्ट्र जिल्हा परिषद व पंचायत समित्या अधिनियम, १९६१ चे कलम १४२(४) व महाराष्ट्र जिल्हा परिषद व पंचायत समित्या (वार्षिक प्रशासन अहवाल प्रसिद्ध करणे) मुख्य नियम, १९६४ मधील नियम ९ सुधारणा १९८१ अन्वये मी, डॉ. सचिन ओम्बासे (भा.प्र.से.), मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, वर्धा याद्वारे जाहीर करतो की, सन २०१९-२०२० या वित्तीय वर्षाचा वार्षिक प्रशासन अहवालास वर्धा जिल्हा परिषद सर्वसाधारण सभेने दिनांक २३ नोव्हेंबर २०२० चे सभेत विषय क्रमांक ५ अन्वये मंजुरी दिली असून सदरच्या अहवालाच्या स्वीकृती संबंधी ही अधिसूचना प्रसिद्ध करण्यात येत आहे.

वर्धा,
दिनांक ९ डिसेंबर २०२०.

डॉ. सचिन ओम्बासे (भा.प्र.से.),
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, वर्धा.

बुलडाणा जिल्हा परिषद, बुलडाणा

क्रमांक बुजिप/साप्रवि/नियोजन/प्र.क्र./३१३८/२०२०, दिनांक २६ नोव्हेंबर २०२०

अधिसूचना

बुलडाणा जिल्हा परिषद व पंचायत समिती अधिनियम, १९६१ चे कलम १४२ व महाराष्ट्र जिल्हा परिषद व पंचायत समिती (वार्षिक प्रशासन अहवाल प्रसिद्ध करणे) नियम, १९६४ च्या कलम ९ अन्वये, मी, भाग्यश्री विसपुते मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, बुलडाणा या जापनाद्वारे जिल्हा परिषद, बुलडाणाचे सन २०१९-२०२० च्या वार्षिक प्रशासन अहवालास दिनांक २८ ऑक्टोबर २०२० च्या सामान्य सभेने मंजूर केल्याप्रमाणे प्रसिद्ध करण्यास मंजूरी देत आहे.

बुलडाणा,
दिनांक २६ नोव्हेंबर २०२०.

भाग्यश्री विसपुते (भा.प्र.से.),
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, बुलडाणा.

महाराष्ट्र शासन राजपत्र भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, डिसेंबर १७-२३, २०२०/अग्रहायण २६-पौष २, शके १९४२

जळगाव जिल्हा परिषद, जळगाव

क्रमांक साप्रवि/बजेट/आरआर/३६१/२०२०

जाहिरनामा

महाराष्ट्र जिल्हा परिषद व पंचायत समित्या (वार्षिक प्रशासन अहवाल) नियम, १९६४ मधील नियम ९ अन्वये, मुख्य कार्यकारी अधिकारी, जिल्हा परिषद जळगाव जाहीर करतात की, जळगाव जिल्हा परिषदेचा सन २०१९-२०२० चा वार्षिक प्रशासन अहवाल जिल्हा परिषद, ठराव क्र. १२, दिनांक २८ सप्टेंबर २०२० रोजी मंजूर केला आहे.

जळगाव,
दिनांक ९ डिसेंबर २०२०.

डॉ. बी. एन. पाटील (भा.प्र.से.),
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, जळगाव.